5

10

15

RF Attorney Docket No. 502.1171USN 3/20/07 - 5 -

REMARKS

Reconsideration of the application is respectfully requested. Claims 1, 6 and 8 were rejected under Section 102 as being anticipated by Kim. This rejection is respectfully traversed. No new matter has been added to the amended claims.

To summarize the present invention, it is an effective method to ensure that the configuration profile of the mobile phone is correctly set. It is first determined whether a configuration profile in the mobile phone is active. When it is active, the configuration profile of the card is compared to the active configuration profile of the mobile phone. When the two are not matching, the user is asked to select the configuration profile to be used on the mobile phone. When the configuration profile of the mobile phone is not active, the user is asked to select the configuration profile of the mobile phone is not active, the user is asked to select the configuration profile of the card.

Kim merely describes a conventional setting method 20 in which user information in a user book, such as language, background screen and bell sound, is automatically transferred from the SIM to the terminal (mobile phone). Because this user information is already stored on the SIM card there is no need for the user to transfer the user information each time a 25 new terminal is used together with the SIM card, see paragraph [0013]. One important feature of Kim's invention is that this transfer is done automatically. As described in paragraph [0031], the transfer is done as long as there exists an address to be read on the SIM card. When the next address to be read does not exist then the terminal stops the 30 transferring process. It should be noted that the information transfer from the SIM card is done whether the user wants it The terminal user is never asked to make a selection of the information to be transferred. In paragraph [0009] Kim explains that it is inconvenient for the user to be involved 35

5

10

RF Attorney Docket No. 502,1171USN 3/20/07 - 6 -

and the automatic transfer of the user information an essential feature of Kim's invention.

It is submitted that Kim and the other cited references fail to teach or suggest the combination of the steps:

- 1. Determining whether a configuration profile in the mobile phone is active;
- 2. When the configuration profile is active, comparing the configuration profile in the mobile phone with the configuration profile of the card; and
- 3. Asking the user to select the configuration profile when it is determined that the two configuration profiles are not matching one another.

It is submitted that Kim does not determine whether 15 a configuration file is active and let this determination trigger the comparison step. In paragraph [0023] Kim explains that his method determines whether a language on the SIM card is supported by the terminal. If the language of the SIM card is not supported then the terminal selects a default language 20 without requiring any input of the user. More importantly, even if the language on the terminal is active, this determination does not trigger any comparison that in turns trigger the input from the user to select the language when the two languages are different. Additionally, the user is 25 never asked to select which language to use when the two languages do not match. In contrast, when the terminal does not support the language, the terminal selects a default language so as not to "inconvenience" the user.

Applicant fails to see why a person of ordinary

skill in the art would look to Kim and the other cited

references to learn about the steps outlined above, when such

steps are completely missing from the cited references. It is

even submitted that Kim is teaching away from asking the user

to select the configuration profile since his invention is

focused on the automatic transfer of information without

5

10

20

Rr Attorney Docket No. 502.1171USN 3/20/07 ~ 7 -

requiring any input from the user.

In view of the above, it is submitted that the amended claim 1 is allowable over the cited references.

Claims 6 and 8 are submitted to be allowable because they depend upon the allowable base claim 1 and because each claim includes limitations that are not taught or suggested in the cited references.

Claims 2-3 and 7 were rejected under Section 103 as being obvious over Kim in view of Oshima. This rejection is respectfully traversed.

Claims 2-3 and 7 are submitted to be allowable because they depend upon the allowable base claim 1 and because each claim includes limitations that are not taught or suggested in the cited references.

Claim 4 has been rewritten into independent form and includes all the limitations of claim 1. Claim 4 is therefore allowable.

Claim 5 has been rewritten into independent form and includes all the limitations of claim 1. Claim 5 is therefore allowable.

RF Attorney Docket No. 502.1171USN 3/20/07 - 8 -

The application is submitted to be in condition for allowance, and such action is respectfully requested.

5 Respectfully submitted,

FASTH LAW OFFICES

10 Put Fall

Rolf Fasth Registration No. 36,999

Attorney docket no. 502.1171USN

FASTH LAW OFFICES 26 Pinecrest Plaza, Suite 2

20 Southern Pines, NC 28387-4301 Telephone: (910) 687-0001 Facsimile: (910) 295-2152

Email: rolf.fasth@fasthlaw.com

25 cc: Lisbeth Soderman, (Your ref: 1691US)